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United States

District Court

DEC 26 2018

	THOMAS G. BRUTON	
Paul Olsson	Case No! 18 CV 7084	OURT
Plaint:ff)	
ν.)	
Maurcen Jung-Oliver et	al.) Judge: John Robert Blakey	
Defendants		
Mation +	a Dismiss with leave to Reinstate	.7.3

Now comes Paul Olsson ("Plaintiff"), and submits the instant motion and in support thereof states the following:

- B The instant Action was Primarily initiated to bring Judicial
 Protection for S.H. who is being Neglected by the EMHC
 and its Personnel. EMHC nar affrofriate State Agencies
 are willing to Protect it's most vulnerable Population
- DEMHC has no legal Resources and Plaint: ff is unable to do
 the Research Needed to effectively Present the issue before
 the Court in a Manner that will survive a Motion to Dismiss
 or the screening Process the Court conducts.
- 3) Plaintiff respectfully and Vehemently insists he did Not Represent S.H., nor can be given his lack of legal Resources, but wished to invoke the Court's in locus Parentus jurisdiction to Protect S.H.'s civil Rights, Plaintiff believed Appointed Counsel or guardian would be Appropriate for further inquiry.

- 4) Plaintiff believes that EMHC grasly fails to Maintain a sofe and sanitary environment which creates an iminant and substantial Risk of Danger. This is evidenced by a MRSA outbreak that occurred since Plaintiff has been detained.
- (5) Plaintiff has a Rudimentary knowledge of legal Precepts, which May or may Norbe Accurate knowledge, and as a Result, Plaintiff's Peers seek him out for Izgal Assistance. Numerous Peers share Plaintiff's cancern Regarding the EMHC's Sanitation or lack thereof.
- Q. Due to EMHC's lack of legal Resources, Plantiff is unconstitutionally burdened by not having the knowledge to Present the claim in a way that survives the court's screening Process as well as a Motion to Dismiss. Plaintiff objects to this unconstitutional Burden and asks this court to interpret this document as a request for Prosective injunctive Relief and order EMHC to Provide legal Resources for Plaintiff to file an adequate complaint Regarding conditions of confinement.
- @ Without sudicial intervention, Plaintiff from he cannot effectively litigate the case and Respectfully asks this Court to dismiss the instant Camplaint Without Prejudice with Love to Remstate.

Respectfully Submitted

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